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42			ART UNIT	PAPER NUMBER
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2	7590 PRPORA	05/19/2004 7590 06/23/2006 DRPORATION	05/19/2004 Barbara A. Christensen 7590 06/23/2006 PRPORATION 42	05/19/2004 Barbara A. Christensen RA 5604 (33012/383/101) 7590 06/23/2006 EXAMI PRPORATION WONG, JC 42 ART UNIT

DATE MAILED: 06/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/848,748	CHRISTENSEN ET AL.
Office Action Summary	Examiner	Art Unit
	Joseph D. Wong	2195
The MAILING DATE of this communication appeared for Reply	pears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be tirged apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. (D) (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on		
	action is non-final.	
3) Since this application is in condition for allowa		osecution as to the merits is
closed in accordance with the practice under l	•	
Disposition of Claims		,
4)⊠,∹Claim(s) <u>1-21</u> is/are pending in the application		
4a) Of the above claim(s) is/are withdra		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-21</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	or election requirement.	
Application Papers		
9) The specification is objected to by the Examine	er.	
10) The drawing(s) filed on is/are: a) acc		Examiner.
Applicant may not request that any objection to the	• •	
Replacement drawing sheet(s) including the correc	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:	to have been received	
1. Certified copies of the priority document		on No
2. Certified copies of the priority document3. Copies of the certified copies of the priority	·	
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list	• • • • • • • • • • • • • • • • • • • •	ed.
	or and defined depice net receive	
Attachment(s)		
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	5) Notice of Informal F 6) Other:	atent Application (PTO-152)

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DETAILED ACTION

Claims 1-21 are presented for examination. This office action is in response to the application filed May 19, 2004. It consists of any appropriate objections under 37 CFR and any appropriate rejections under 35 U.S.C. §101, § 102; §103, §112.

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This action acknowledges receipt of reference blanks via e-mail of May 17, 2006. For purposes of examination, examiner will fill in the blanks with the following underlined content: U.S. Patent Application No. 10/849,470, filed 05/10/04, and entitled, "Method and Apparatus for Argument Parameterization of Complex Dataset Operations"; U.S. Patent Application No. 10/849,469, filed 05/19/04, and entitled, "Method and Apparatus for Dataset Manipulation in a JavaScript Environment"; U.S. Patent Application No. 09/188,629, filed 11/09/98 (now U.S. Patent No. 6,295,531 issued 09/25/01) and entitled, "Cool ICE data Wizard"; U.S. Patent Application No. 09/188,649, filed 11/09/98 (now U.S. Patent No. 6,496,821 issued 12/17/02) and entitled, "Cool ICE Column Profiling"; U.S. Patent Application No. 09/189,053, filed 11/09/98 (now U.S. Patent No. 6,370,532 issued 04/09/02) and entitled, "Cool ICE OLEDB Consumer Interface"; and U.S. Patent Application No. 09/188,725, filed 11/09/98 (now U.S. Patent No. 6,324,539 issued 11/27/01) and entitled, "Cool ICE State Management" are commonly assigned co-pending applications incorporated herein by reference."

Claim 11 is interpreted as applicant intended to invoke means plus function language under 35 U.S.C. 112, 6th paragraph.

Specification

Examiner objected to the inappropriate use of blank incorporation fields for four references filed on November 9, 1998 and issued as patents before the date of filing. These blanks are not fully complying with 37 CFR 1.56 as this information should be known to applicant's counsel prior to filing. For future consideration, examiner requires that any pertinent reference numbers available at the time filing that should be disclosed on form PTO-1449 instead of incorporation by reference.

- Examiner objects to the informality of using the term "power" in a manner that requires quotation marks around it in paragraphs [0031-0032]. The term should not be used in a manner that could be inconsistent with its accepted definition unless applicant wishes to formally redefine the term. The purpose of this objection is to establish what applicant meant when using the word "power" repeatedly in quotation marks.
- Examiner objects to the inconsistent informal capitalization of "Javascript" in [0001] as well as the use of a unacknowledged use of a trademarked name owned by Sun Microsystems (trademark serial number 750266640). See Microsoft Computer dictionary for standard dictionary definition and standard capitalization of the term "JavaScript" found in paragraphs in Abstract; paragraph [0030], 3 occurrences; [0031], 7 occurences; [0034], 2 occurrences; [0035]; [0036], 2 occurrences; [0037], 2 occurrences; [0040]; [0044]; [0045]; [0052], 4 occurrences; [0056]; [0064]; [0065].

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Claim Objections

Examiner objects to an informal nonstandard spelling in claims 2, 4, 9, 11, 18, 19, and 21 for the word "publically".

Examiner objects to the inconsistent informal function plus means invocation language found in claim 11(b), 11(c), and 11(d) in relation to the more formal "means for" found in 11(a).

10 Examiner objects to claims 1, 2, 6, 16, 18, 21 under 35 U.S.C. 112, second paragraph because "user terminal" is not defined anywhere in the specification but could be construed as to perform processing as evidenced by "honors said user request" and "modifies said dataset" contrary to its accepted meaning of having no computer processing. Examiner used "IEEE 100: The Authoritative Dictionary of IEEE Standards Terms", 7th Ed., IEEE, 2000, p. 1242, which defines a user terminal as an "input/output device that communicates with a computer". According to Micro-15 soft Computer Dictionary, 4th Ed. 1999, p. 439, a terminal has no little or no processing of its own. Where applicant acts as his or her own lexicographer to specifically define a term of a claim contrary to its ordinary meaning, the written description must clearly redefine the claim term and set forth the uncommon definition so as to put one reasonably skilled in the art on notice that the applicant intended to so redefine that claim term. Process Control Corp. v. HydRe-20 claim Corp., 190 F.3d 1350, 1357, 52 USPQ2d 1029, 1033 (Fed. Cir. 1999). The term "user terminal" in claim 1 is used by the claim to mean "a client computer", while the accepted meaning is a dumb device that allows a user to access a computer. The term is indefinite because the specification does not provide essential support or clearly redefine the term.

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Examiner objects to claims 5, 10, 20, and 21 for confusing and inconsistent terminology of "standardized objected based command language" and "JavaScript". For the reason that JavaScript(r) is not a true object oriented language in that it does not incorporate general purpose input output functionality as it entirely relies upon the client browser and it does not provide for all three attributes typically associated with an object oriented language: polymorphism, inheritance, and encapsulation. Generally JavaScript(r) can only do what the browser allows it to do and is incapable of directly invoking system level I/O. JavaScript's syntax is derived from C which is not object based. Exemplary alternatives that are consistent are "standardized object-based command language" and "Java" would be consistent as would "standard scripted command language" (excerpted from claim 11) and "JavaScript" (from claim 5). Suggestion on consistent language can be found in applicant's incorporated references although such reusing language observed in another application may contribute to double patenting concerns. Applicant's inventive concept appears to be most consistent with a browser, for the purposes of prosecuting the application, so examiner can assume applicant meant a "standard scripting language".

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Where applicant acts as his or her own lexicographer to specifically define a term of a claim contrary to its ordinary meaning, the written description must clearly redefine the claim term and set forth the uncommon definition so as to put one reasonably skilled in the art on notice that the applicant intended to so redefine that claim term. *Process Control Corp. v. HydReclaim Corp.*, 190 F.3d 1350, 1357, 52 USPQ2d 1029, 1033 (Fed. Cir. 1999). The term "standardized objected-based command language" in claims 5, 10, 20, 21 is used by the claim to mean "scripting language" as evidenced by the linkage to JavaScript(r), while the accepted meaning is "objected oriented." The term is indefinite because the specification does not clearly redefine the term in a manner that would apprise one of ordinary skill as to what invention applicant has claimed.

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Claim Rejections - 35 U.S.C. § 101

Claim 11 is not statutory, although its means plus function includes a hardware element of a publicly accessible digital data communications network and a user terminal combined with abstract software. Abstract algorithm elements per se are not patentable. The capability to modify a result is not necessarily a result. There are disembodied abstract abstract functions that appear to be claimed without a necessary relationship to hardware. A coupled software interface without an essential relationship connecting essential elements of a computer, database, and computer readable media, the claim remains operative in the abstract sense only. For suggestions how to overcome this rejection, one can look to controlling case law as well as comparable independent claims within this application that overcome this rejection.

Claim Rejections - 35 U.S.C. § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 5, 6, 10, 11, 16, 20, and 21 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1 and 21 are rejected 35 U.S.C. 112, second paragraph, for claiming an operatively incomplete apparatus for omitting an essential elements of a computer and a database. Although the preferred embodiment includes a server and client computers, these limitations cannot be read into the claims. Appropriate correction is required. "Database management system" is defined by the Microsoft Computer Dictionary, 4th Ed. is a software interface between a database and a user. Applicant could overcome this rejection many different ways including but not limited to adding essential elements to the claim or defining the system to include essential elements.

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Claim 1 rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. The term "responsively coupled" does not address the issue that essential elements are missing as well as relationships between the elements. See MPEP § 2172.01. The omitted structural cooperative relationships are: user terminal to the conversion facility and to the database system. There appears to be an essential missing wire or transceiver or data interconnection that is missing as one or more hardware elements are missing.

Claims 5, 10, 20, and 21 are rejected under 35 U.S.C. 112, second paragraph for use of a trademark "JavaScript" as a claim limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. Ex parte Simpson, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. Examiner observed that the trademark appears to be owned by Sun Microsystems (serial number 75026640). In fact, the value of a trademark would be lost to the extent that it became descriptive of a product, rather than used as an identification of a source or origin of a product. Thus, the use of a trademark or trade name in a claim to identify or describe a material or product would not only render a claim indefinite, but would also constitute improper use of the trademark or trade name.

The term "-based" in claims 1,5, 6, 10, 11, 16, 20, and 21 is a relative term in the context of "standard object-based command language" which renders the claim indefinite. The term "object-based" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Claim 14 is rejected under 35 U.S.C. 112, second paragraph for the use of a trademark "MAPPER" as a claim limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. Ex parte Simpson, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. Examiner observed more than five serial numbers 73742691, 73360861, 74191591, 73421678 (cancelled), and 73761532 (cancelled) showing assignee's use of the mark "MAPPER". This claim does not convey to a person of ordinary skill in the art what is the system. In fact, the value of a trademark would be lost to the extent that it became descriptive of a product, rather than used as an identification of a source or origin of a product. Thus, the use of a trademark or trade name in a claim to identify or describe a material or product would not only render a claim indefinite, but would also constitute improper use of the trademark or trade name. There is no essential support found for the term "MAPPER data base management system" within the applicant's specification to define what the combination of hardware and software consists of.

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Claim 21 is further rejected under 35 U.S.C. 112, second paragraph as being indefinite. The term "Java Script like" is a relative term which renders the claim indefinite. The relative degree of similarity is not ascertainable by a person of ordinary skill in the art. The term "JavaScript like" is not defined by the claim, and the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

This claim does not convey to a person of ordinary skill in the art what is the system. In fact, the value of a trademark would be lost to the extent that it became descriptive of a product, rather than used as an identification of a source or origin of a product. Thus, the use of a trademark or trade name in a claim to identify or describe a material or product would not only render a claim indefinite, but would also constitute improper use of the trademark or trade name. There is no essential support found for the term "MAPPER data base management system" within the applicant's specification to define what the combination of hardware and software consists of.

Claim Rejections - 35 U.S.C. § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis

for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 6, 11, and 21 are rejected under 35 U.S.C. § 102(b) as being anticipated by Aupperle, Bryan, "Integrating legacy application/data access with single sign-on in a distributed computing environment", US Pre-Grant Patent Application 2004/0098595. (hereinafter Aupperle)

For claims 1, 6, 11, and 21, Auperle teaches:

10 1. An apparatus comprising:

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- a. a user terminal (see fig. 1, item 110) which generates a user request (see fig. 1, item 120, also [0058] "SSL to initiating secure connection") in a standardized object-based command language; (see [0088], "Simple Object Access Protocol")
- b. a legacy (see [0118] "legacy application" and fig. 17, item 1755) data base ([0118]) management system responsively coupled to said user terminal (see fig. 1, item 110, "terminal 3270 client") which honors said user request by execution of a non-standardized command language (see [0085]) to produce a result from a dataset;
- c. a conversion facility (see [0066]) for conversion of said standardized object-based command language ([0066] HTML) to said non-standardized command language; (TN3270) and d. a facility responsively coupled to said legacy data base management system ([0009]IBM IMS(r)) which prepares said result (see [0007] conversion from row and column mappings to a [0011] VT ASCII terminal)
- for transfer to said user terminal (see plurality of terminals fig.1, and browser based terminal fig.17) and which modifies said dataset if and only if specified in said service request (inherent with the data pull model).
- 6. A method of utilizing a user terminal to access a legacy data base management system employing a non-standardized command language comprising: a. transmitting a service request (see fig.5, invention capable of playing back macro recorded) in a standardized object-based command language (see [0066] HTML inherently includes JavaScript) from said user terminal requesting access (see fig. 1, item 100, terminal emulation) to said legacy data base management system ([0009]IBM IMS(r)));
 - b. receiving said service request (see fig.5 for login macro) by said legacy data base management system ([0009] IBM IMS(r));
 - c. converting said service request in said standardized object-based command language (HTML includes JavaScript(r)) into said non-standardized command language (see [0009] CICS and IMS);
 - d. honoring said service request by executing said non-standardized command language ([0009] IMS) to access a dataset by said legacy digital data base management system ([0009]CICS and IMS); and
- e. modifying (see [0018] for capability of changing password) said dataset (password) if indicated by said service request (see fig.5).
 - 11. An apparatus comprising:
 - a. permitting means (see fig.5 single sign on macro window) for permitting a user to transfer a service request defined by a standardized object-based command language; (see Fig.5 for HTML form screen with inherent JavaScript(r)
- support)
 b. offering means responsively coupled to said permitting means via

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said publically accessible digital data communication network ([0043] "Web environment") for offering legacy data base management services ([0009]IBM IMS(r)) involving access to at least one dataset having a non-standard scripted command language;

- c. converting means responsively coupled to said offering means for converting said service request from said standardized object-base command language ([0090] "http://wdvl.com/Authoring/HTML/Head/Meta/HTTP.html")to said nonstandardized scripted command language; ([0009] IBM CICS and IMS(r)) and d. modifying (see [0017]) "changes are synchronized") means responsively 10 coupled to said offering means for modifying said dataset if so indicated by said service request.
 - 21. An apparatus for accessing a database comprising:
- 15 a. a user terminal (see fig.1, terminal TN3270) which generates a user request in a JavaScript like standardized object-based command language (fig. HTML) which specifies a dataset;
 - b. a legacy data base management system responsively coupled to said user terminal via a publically accessible digital data communication network ([0051] implied by use of one-time pass tickets and publicly accessible web)
- 20 which honors said user request by execution of a non-standardized command language to produce a result from said dataset;
 - c. a conversion facility for conversion of said standardized object-based command language (see fig. 12f, item 1270, SOAP) to said non-standardized command language; ([0009] IBM CICS and IMS(r))
 - d. a facility responsively coupled to said legacy data base management system which prepares said result (see fig. 12g, SOAP envelope) for transfer to said user terminal (terminal 3270 emulator) and which modifies said dataset if and only if specified in said service request (inherently capable with user security privileges).

Claims 1-10 are rejected under 35 U.S.C. § 102(a) as being anticipated by Lai, Ray Y., "Structured methodology and design patterns for web", US Pre-Grant Patent Application 2005/0044197. (hereinafter Lai)

For claims 1-10, Lai teaches:

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- 1. An apparatus comprising:
- a. a user terminal (see e.g. Fig. 20, client-tier: left-most image of tele-40 phone, cell phone, PDA user terminal, Fig. 20, bottom, branch trading workstations) which generates a user request (see Fig. 11, "Service Requester -> Query Services") in a standardized object-based command language (see e.g. Paragraph [0005], "Java Web Services Developer Pack™" and Fig. 21, WAP);
- 45 b. a legacy (see Fig. 20, "Legacy Systems e.g. Mainframe") data base management system (see Fig. 21, "Database") responsively coupled (see Fig. 17, bidirectional arrows from consumer domain to service provider domain) to said user terminal which honors said user request by execution of a nonstandardized command language (see Fig. 21, Proprietary Stock Exchange e.g.
- 50 JASDAO) to produce a result (Fig. 21, "Trade Settlement") from a dataset (see Fig. 20, "Databases: Data Warehouse, Customer Account Master Common Data, Trade Data");

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c. a conversion facility (see e.g. paragraph [0993], resource adapter, [1000], "SOAP-JMS bridge") for conversion (see [0992] "Resource Adapter") of said standardized object-based command language (See Fig. 14, SOAP) to said non-standardized command language (see [0992] "CIS"), ; and

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- d. a facility responsively coupled to said legacy (see Fig. 20, "Legacy Systems e.g. Mainframe") data base (Fig. 21, "Database") management system (see [0992] CICS and SAP R/3) which prepares said result (see [0993] data result may be placed in the common area) for transfer to said user terminal and which modifies said dataset (see [1004] "XQL...reduces the development effort to parse relational database data results to XML and vice versa") if and only if specified in said service request (see [1003], "...eased accessing and updating data from a real-time Web Services calls").
- 2. The apparatus of claim 1 wherein said user terminal (see e.g. Fig. 20, client-tier: left-most image of telephone, cell phone, PDA user terminal) is coupled to said legacy (see Fig. 15, "Legacy Systems") data base management system via a publically accessible digital data communication network (see Fig. 20, "Via Internet VPN").
 - 3. The apparatus of claim 2 wherein said user request (see [1123], customer B requests an FX quote from Firm A) specifies said dataset (see [1123], "Firm A responds with an FX quote).
 - 4. The apparatus of claim 3 wherein said publically accessible digital data communication network further comprises the Internet (see Fig. 20, "...Internet...").
- 5. The apparatus of claim 4 wherein said standardized object-based command language (see [0424], "not limited to, browsers, rich clients {such as Java SWING client}) further comprises JavaScript (Examiner asserts that JavaScript is inherent to the web browser per Microsoft Computer Dictionary, 4th ed., p.253, also see Wikipedia regarding JavaScript's inclusion with the browser).
- 6. A method of utilizing a user terminal (see e.g. Fig. 20, client-tier:
 left-most image of telephone, cell phone, PDA user terminal, Fig. 20, bottom, branch trading workstations) to access a legacy (see Fig. 20, "Legacy Systems e.g. Mainframe") data base (see Fig. 21, "Database") management system (see [0992] CICS) employing a non-standardized command language (see [1013] "legacy FX trading engine and securities accounting back-office systems may not support fpML") comprising:
 - a. transmitting (see [1269] "transmit the transaction") a service request in a standardized object-based command language ([1269] "SOAP") from said user terminal requesting access to said legacy data base management system (see [1015] "legacy FX");
 - b. receiving([1015] "custom adapter to receive the fpML") said service request by said legacy data base management system ([1015] "legacy FX");

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c. converting ([1015] "custom adapter to receive the fpML")said service request in said standardized object-based command language ("fpML") into said non-standardized command language (see [1098] "TIBMercury Foreign Exchange trading");

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- d. honoring said service request (see [1400] "Once the Web Services Consumer finds the required business service, the system may bind the service endpoint and invoke the business service") by executing said non-standardized command language to access (see [1400] "FX Spot Rate Quote Service") a dataset (see Fig. 20, "Databases: Data Warehouse, Customer Account Master Common Data, Trade Data") by said legacy digital data base management system (see [0992] "CICS"); and
- e. modifying ([1098] "it can update its back-end") if indicated by said service request ([1098] "trade"; "Upon successful execution, Customer B pays and settles with Firm A") said dataset (see Fig. 20, "Databases: Data Warehouse, Customer Account Master Common Data, Trade Data").
- 7. A method ([0330] "using SOAP administration to map the data fields") according to claim 6 wherein said dataset (see Fig. 21, "Database") is specified by said service request (see [0330] "select a business service, which may be an existing Transaction Processing system or legacy system functionality").
- 8. A method according to claim 7 wherein said transmitting step occurs over a publically accessible digital data communication network (see Fig. 20, "...Internet...").
- 9. A method according to claim 8 wherein said publically accessible digital data communication network further comprises the Internet (see Fig. 20, "...Internet...").
- 10. A method according to claim 9 wherein said standardized object-based command language (see [0424], "not limited to, browsers, rich clients {such as Java SWING client}) further comprises JavaScript(Examiner asserts that JavaScript is inherent to the web browser per Microsoft Computer Dictionary, 4th ed., p.253, also see Wikipedia regarding JavaScript's inclusion with the browser).
- Claims 11-13 are rejected under 35 U.S.C. § 102(a) as being anticipated by Baranowski, James, "Travel Market Broker System", US Pre-Grant Patent Application 2004/0260581. (hereinafter Baranowski)

For claims 11-13, Baranowski teaches:

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- 11. An apparatus comprising:
- a. permitting means for permitting a user to transfer a service request defined by a standardized object-based command language;

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b. offering (see [0043] "reverse auction") means responsively coupled (see [0041] "users may interact with the system via any input device") to said permitting means via said publically accessible digital data communication network (see [0041] "internet") for offering legacy data base management services ([0017] "SABRE system, Amadeus, Galileo/Apollo, System One, and World-Span") involving access to at least one dataset (e.g. [0022] "airline databases, car and hotel databases, train and bus databases, frequent flyer systems") having a non-standard scripted command language ([0023] e.g. "DB2 by IBM" implements a non-standard IBM proprietary command language);

- c. converting means responsively coupled to said offering means for converting said service request from said standardized object-base command language ([0030] e.g. HTML ..., various forms, Java applets, JavaScript, [0022] Java2) to said non-standardized scripted command language ([0023] DB2); and
- d. modifying means ([0017] "reservation") responsively coupled to said offering means for modifying said dataset ([0022] "travel booking databases") if
 so indicated by said service request ([0043] "update to reflect the reservation of the service and, as appropriate, to facilitate a reduction of the inventory...").
- 12. An apparatus (see figure 2, item 270 booking engine) according to claim
 11 wherein said dataset ([0022] "airline databases, car and hotel databases,
 train
 and bus databases, frequent flyer systems..., and the like") is specified by
 said service request([0036] "air, car rental, hotel, rail, limousines, cruise
 lines, conference centers, ferries").
 - 13. An apparatus (see figure 2, item 270 booking engine) according to claim 12 further comprising means located within said permitting means for generating a second service request ([0043] "transmitting configuration information or indicia to consumer").

For claims 16-20 Baranowski teaches:

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16. In a data processing system having a user terminal (see claim 1, "point of service terminal") which generates a service request ([0006] "transaction") in a standardized object-based command language ([0028] e.g. "Java applets") responsively coupled to a legacy data base management system (see [0003], "SABRE™, Amadeus, Galileo/Apollo, System One, and Worldspan systems") which accesses a dataset ([0032] direct connections to various vendor databases (e.g., air, car rental, hotel, rail limousines, cruise lines, and conference centers, and ferries) to honor (the inherent purpose of a vendor's reservation is to be able to honor it) said service request ("transaction") by executing a non-standardized command language (note SABRE commands are inherently proprietary and differ from say Amadeus commands), the improvement comprising:

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a. a conversion facility responsively coupled to said legacy data base management system which converts said service request ([0027] "from employees, companies, or other entities") from said standardized object-based command language ([0030] e.g. "Java applets") to said non-standardized command language (see SABRE); and

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- b. a facility which modifies ([0027] "modifying") said dataset (e.g. data set annotation) only if indicated by said service request ([0027] "permit access to specific data sets").
- 17. The improvement according to claim 16 wherein said dataset (vendor database) is specified by said service request ([0028] "header or trailer may be received by a stand alone interaction device configured to add, delete, modify, or augment the data").
- 18. The improvement according to claim 17 wherein said user terminal ([0022] "POS terminal users") is responsively coupled to said legacy data base management system (SABRE) via a publically accessible digital data communication network (see [0022] "internet").
 - 19. The improvement according to claim 18 wherein said publically accessible digital data communication network further comprises the Internet (see [0022] "internet").
- 20. The improvement according to claim 19 wherein said standardized object-based command language (see [0030] e.g. Java applets) further comprises JavaScript (see [0030] preferred embodiment uses JavaScript).

Claim Rejections - 35 U.S.C. § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- Claim 14 rejected under 35 U.S.C. 103(a) as being unpatentable over Baranowski as applied to claim 13 above, and further in view of "Classic MAPPER(r) User's Guide 1.0", Release Levels 5R1/37R1/1.0", 1994, Unisys Corporation. (hereinafter UC1)
- Baranowski teaches all the limitations of claim 13. However, Baranowski does not specifically recite the limitation in claim 14 of comprising Unisys' proprietary MAPPER database. UC1 does teach using "MAPPER" on Unisys' proprietary hardware.

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UC1 and Baranowski are analogous arts because UC1 is a component proprietary legacy mainframe component usable within the proposed framework of Baranowski. Baranowski cites an analogous custom reservation system SABRE based on an IBM mainframe. Unisys sells competitive hardware capable of performing comparable functions to companies wanting to develop a custom reservation system. The motivation to combine arises from the desire to decrease the data isolation of the legacy system such as UC1 from standards-based clients.

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At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the heterogeneous teachings of Baranowski with the proprietary mainframe database teaching of UC1.

Claim 15 rejected under 35 U.S.C. 103(a) as being unpatentable over UC1 as applied to claim14 above, and further in view of Baranowski.

15. An apparatus according to claim 14 wherein said permitting means further comprises an industry standard personal computer (see Baranowski [0041] "the invention could be used with ... personal computer, operating system as ... Windows NT, this is an art accepted equivalent of industry standard personal computer at the time of invention).

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Claim 21 rejected under 35 U.S.C. 103(a) as being unpatentable over Lai in further in view of the apparatus of the CharlesSchwab.com trading system. (hereinafter Schwab)

- For claim 21, Lai teaches limitations (a)-(c) and some of (d) as shown earlier but not the limitation of if and only if of (d). Schwab practices the limitation of (d).
- d. a facility responsively coupled to said legacy data base (back end legacy system taught in Lai) management system which prepares said result (password change) for transfer to said user terminal and which modifies said dataset (account information of password) if and only if specified in said service request (password change).
- Schwab practices the if and only if limitation of (d) by implementing by performing a change of the password data set if and only if the user specifies said service request. Schwab's back office operation is coupled to an IBM mainframe.

Lai and Schwab are analogous art because they both are from the endeavor of web-based stock brokerages. The motivation to combine arises from the desire to speed up password acceptance without compromising security.

At the time of the invention, it would have been obvious to one of ordinary skill in the art to combine the architectural framework of Lai with the practical implementation of Schwab.

Other web-based brokerages can also be used in place of Charles Schwab such as ScotTrade.com and TDAmeritrade.com to render a comparable outcome.

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Double Patenting

A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

- 10 A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.
- Claims 1-5 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claim 1-5 of copending Application No. 10/848,899. This is a <u>provisional</u> double patenting rejection since the conflicting claims have not in fact been patented.
- Claims 1-5 are further objected to under 37 CFR 1.75 as being a substantial duplicate of '899 claims 1-5. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording sequence, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Application/Control Number: 10/848,748

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US Patent App. No. 10/848,748

Christensen et al.

- 1. An apparatus comprising:
- a. a user terminal which generates a user request in a standardized object-based command language;
- b. a legacy data base management system responsively coupled to said user terminal which honors said user request by execution of a nonstandardized command language to produce a result from a dataset;
- c. a conversion facility for conversion of said standardized object-based command language to said non-standardized command language; and
- d. a facility responsively coupled to said legacy data base management system which prepares said result for transfer to said user terminal and which modifies said dataset if and only if specified in said service request.
- 2. The apparatus of claim 1 wherein said user terminal is coupled to said legacy data base management system via a publically accessible digital data communication network.
- 3. The apparatus of claim 2 wherein said user request specifies said dataset.
- 4. The apparatus of claim 3 wherein said publically accessible digital data communication network further comprises the Internet.
- 5. The apparatus of claim 4 wherein said standardized object-based command language further comprises JavaScript.

US Patent App. No. 10/848,899

Christensen et al.

- 1. An apparatus comprising:
- b. a user session which generates a request in a standardized command language for combining data within a first dataset with data from a second dataset of said plurality of datasets within said legacy data base;
- a. a legacy data base management system having a first command language and having a plurality of datasets;
- e. a result produced by said legacy data base management system indicative of honoring said corresponding request.
- d. a facility for conversion of said request in said standardized command language into a corresponding request in said first command language; and
- 3. The apparatus of claim 2 wherein said result further comprises a returned dataset.
- 4. The apparatus of claim 3 wherein said user session is responsively coupled to said data base management system via a publically accessible digital data communication network.
- 5. The apparatus of claim 4 wherein said data base management system further comprises a data base having a plurality of columns of data wherein each of said plurality of datasets corresponds to a different one of said plurality of columns of data. (inherent to relational DB)
- 2. The apparatus of claim 1 wherein said request in said standardized command language further comprises a JavaScript object.

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Claims 1-5 are further objected to under 37 CFR 1.75 as being a substantial duplicate of '469 claims 1-5. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording sequence, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim.

See MPEP § 706.03(k). 5

US Patent App. No. 10/848,748	US Patent App. No. 10/848,469
Christensen et al.	Christensen et al.
1. An apparatus comprising:	1. An apparatus comprising:
a. a user terminal which generates a user re-	a. a user terminal which generates a user re-
quest in a standardized object-based command	quest in a standardized object-based command
language;	language;
b. a legacy data base management system responsively coupled to said user terminal which honors said user request by execution of a nonstandardized command language to produce a result from a dataset;	2. The apparatus of claim 1 wherein said user terminal is coupled to said legacy data base management system via a publically accessible digital data communication network.
c. a conversion facility for conversion of said standardized object-based command language to said non-standardized command language; and	1c. a conversion facility for conversion of said standardized object-based command language to said non-standardized command language.
d. a facility responsively coupled to said legacy data base management system which prepares said result for transfer to said user terminal and which modifies said dataset if and only if specified in said service request.	1b. a legacy data base management system responsively coupled to said user terminal which honors said user request by execution of a nonstandardized ommand language; and (write safety is an obvious improvement)
2. The apparatus of claim 1 wherein said user terminal is coupled to said legacy data base management system via a publically accessible digital data communication network.	(see '469 claim 4)
3. The apparatus of claim 2 wherein said user request specifies said dataset.	3. The apparatus of claim 2 wherein said conversion facility further comprises a stored procedure. (stored procedures inherently capable of targeting a user request specific dataset)
4. The apparatus of claim 3 wherein said publically accessible digital data communication network further comprises the Internet.	4. The apparatus of claim 3 wherein said publically accessible digital data communication network further comprises the Internet.

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dardized object-based command language further comprises JavaScript.	5. The apparatus of claim 4 wherein said standardized object-based command language further comprises JavaScript.
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The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

15 A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

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Claims 1-2 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 6 of U.S. Patent No. 6,832,237. Although the conflicting claims are not identical, they are not have nonobvious patentable distinctions from each other because it would have been obvious to a person of ordinary skill in the art to make modifications to '237 to arrive at '748.

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US Patent App. No. 10/848,748	US Patent 6,832,237
Christensen et al.	Christensen et al.
1. An apparatus comprising:	6. An apparatus comprising:
a. a user terminal which generates a user re-	a. a user terminal;
quest in a standardized object-based command	
language;	
b. a legacy data base management system re-	
sponsively coupled to said user terminal which	
honors said user request by execution of a non-	
standardized command language to produce a	
result from a dataset;	
c. a conversion facility for conversion of said	c. a plurality of display pages differing in reso-
standardized object-based command language	lution stored within said data base; and
to said non-standardized command language;	
and	
d. a facility responsively coupled to said legacy	d. a user interface module coupled between
data base management system which prepares	said user terminal and said data base manage-
said result for transfer to said user terminal and	ment system which selects for display one of
which modifies said dataset if and only if	said plurality of display pages differing in reso-
specified in said service request.	lution.
2. The apparatus of claim 1 wherein said user	b. a data base management system having a
terminal is coupled to said legacy data base	data base responsively coupled to said user
management system via a publically accessible	terminal via a publically accessible digital data
digital data communication network.	communication network;

The claimed improvements added to '748 over '327 would have been obvious to a person of ordinary skill in the art at the time of invention.

Claim 1 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 21 of U.S. Patent No. 7,013,306. XML is a standardized language capable of conveying data and commands. Although the conflicting claims are not identical, they do not have nonobvious patentable distinctions from each other because it would have been obvious to a person of ordinary skill in the art to make modifications to '306 to arrive at '748.

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US Patent App. No. 10/848,748	US Patent 7,013,306
Christensen et al.	Turba et al.
1. An apparatus comprising:	21. A method of coupling an XML message to
a. a user terminal which generates a user re-	a data base management system having an in-
quest in a standardized object-based command	compatible format comprising:
language;	a. retrieving an existing XML element to
b. a legacy data base management system re-	source tree from a repository (legacy database);
sponsively coupled to said user terminal which	b. presenting said existing XML element to
honors said user request by execution of a non-	source tree to a user as a display; (user termi-
standardized command language to produce a	nal)
result from a dataset;	c. modifying said existing XML element to
c. a conversion facility for conversion of said	source tree by said user in accordance with said
standardized object-based command language	XML message; and
to said non-standardized command language;	d. using said XML element to source tree for
and	converting said XML message to said incom-
d. a facility responsively coupled to said legacy	patible format.
data base management system which prepares	
said result for transfer to said user terminal and	
which modifies said dataset if and only if	•
specified in said service request.	

The "if and only if" limitation is either inherent to method (21c) or a straightforward and obvious limitation which could be done by a person of ordinary skill in the art at the time of invention.

Claim 1 is provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of copending Application No. 10/848,758. There is at least one inventor in common (Christensen) and both applications share a common assignee of Unisys Corporation. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would be obvious to one of ordinary skill in the art at the time to describe obvious variations in the means for essentially the same invention. When there is a question of double patenting where the claim language is nearly identical, an obvious-type rejection should be made.

This is a provisional obviousness-type double patenting rejection because the conflicting claims (between 10/848,748 and 10/848,658) have not in fact been patented.

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Art Unit: 2195 First Action of the Merits

US Patent App. No. 10/848,748	US Patent 10/848,758
Christensen et al.	Christensen et al.
1. An apparatus comprising:	1. An apparatus comprising:
a. a user terminal which generates a user re-	a. regacy data base management system hav-
quest in a standardized object-based command	ing a first command language and having a
language;	plurality of datasets;
b. a legacy data base management system re-	b. a user session which generates a request in a
sponsively coupled to said user terminal which	standardized command language for comparing
honors said user request by execution of a non-	some of said plurality of datasets within said
standardized command language to produce a	legacy data base;
result from a dataset;	-
c. a conversion facility for conversion of said	d. a facility for conversion of said request in
standardized object-based command language	said standardized command language into a
to said non-standardized command language;	corresponding request in said first command
and	language; and
d. a facility responsively coupled to said legacy	
data base management system which prepares	e. a result produced by said legacy data base
said result for transfer to said user terminal and	management system indicative of honoring
which modifies said dataset if and only if	said corresponding request.
specified in said service request.	

Claim 1 is provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of copending Application No. 10/848,901. There is at least one inventor in common and both applications share a common assignee of Unisys Corporation Although the conflicting claims are not identical, they are not patentably distinct from each other because it would be obvious to one of ordinary skill in the art at the time to describe obvious variations in the means for essentially the same invention. When there is a question of double patenting where the claim language is nearly identical, an obvious-type rejection should be made.

This is a provisional obviousness-type double patenting rejection because the conflicting claims (between 10/848,748 and 10/848,901) have not in fact been patented.

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Art Unit: 2195 First Action of the Merits

US Patent App. No. 10/848,748	US Patent 10/848,901
Christensen et al.	Christensen et al.
1. An apparatus comprising:	1. An apparatus comprising:
a. a user terminal which generates a user request in a standardized object-based command language;	artuser terminal which generates a user request for bulk update of a specified dataset in a standardized object-based command language;
b. a legacy data base management system responsively coupled to said user terminal which honors said user request by execution of a non-standardized command language to produce a result from a dataset;	b. a legacy data base management system responsively coupled to said user terminal which performs said bulk update of said specified dataset by execution of a non-standardized commend language;
c. a conversion facility for conversion of said standardized object-based command language to said non-standardized command language; and	c. a conversion facility for conversion of said user request from said standardized object-based command language to said user request in said non-standardized command language; and
d. a facility responsively coupled to said legacy data base management system which prepares said result for transfer to said user terminal and which modifies said dataset if and only if specified in said service request.	d. a parameter object responsively coupled to said legacy data base management system which provides definitions for bulk update of said user request by said legacy data base management system.

The "if and only if" limitation is an obvious variation in that a single write command path could be the only means of implementing the first modification command. The claim limitation does not disclose a new invention to the public.

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Claims 1-2 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 6, 9, and 10 of U.S. Patent No. 7,013,341. Although the conflicting claims are not identical, they are not patentably distinct from each other.

US Patent App. No. 10/848,748	US Patent 7,013,341
Christensen et al.	Christensen et al.
1. An apparatus comprising:	6. An apparatus comprising:
a. a user terminal which generates a user re-	a. a user terminal which initiates a service
quest in a standardized object-based command	request;
language;	
b. a legacy data base management system re-	10. The apparatus of claim 9 wherein said da-
sponsively coupled to said user terminal which	tabase management system further comprises
honors said user request by execution of a non-	the MAPPER data base management system.
standardized command language to produce a	9. The apparatus of claim 8 wherein user ter-
result from a dataset;	minal further comprises an industry compatible
	personal computer containing a web browser.
c. a conversion facility for conversion of said	6c. a translation module which
standardized object-based command language to said non-standardized command language;	converts said service request into a series of
and	command language script elements
and	including a plurality of script elements of a
	first format and a plurality of
d. a facility responsively coupled to said legacy	script elements of a second format;
data base management system which prepares	Script elements of a second format,
said result for transfer to said user terminal and	6d. a data base management system
which modifies said dataset if and only if	responsively coupled to said translation mod-
specified in said service request.	ule and to said user terminal via a said gateway
Specifical in Suita South Confession	which executes said plurality of script elements
	of said first format and cannot execute said
	script elements of said second format; and
2. The apparatus of claim 1 wherein said user	,
terminal is coupled to said legacy data base	6b. a gateway responsively coupled to said
management system via a publically accessible	user terminal via a publically accessible digital
digital data communication network.	data network;
	6e. a notification module responsively coupled
	to said translation module which identifies a
(removal of '341 claim 6(e) is a variation of	first particular command language script ele-
essentially the same invention which does not	ment as within said first format which is com-
alter its result)	patible with said data base management system
	and which identifies a second particular com-
	mand language script element as of said
	second format.

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Feature '341 claim 6(e) is not claimed in '748 claim 1 but has been observed as a feature in a Microsoft Office 2003 Excel importation dialog box. The removal of this feature is inadequate to overcome the double patenting issues observed since '341 was disclosed prior to '748.

Claim 6-10 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4 of U.S. Patent No. 7,013,341. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to derive '748 from '341.

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US Patent App. No. 10/848,748	US Patent 7,013,341
Christensen et al.	Christensen et al.
6. A method of utilizing a user terminal to ac-	An apparatus comprising:
cess a legacy data base management system	
employing a non-standardized command lan-	a. permitting means for permitting a user to
guage comprising:	access a publically accessible digital data
	communication network using a standard
a. transmitting a service request in a standard-	commercial browser which generates a service
ized object-based command language from	request corresponding to a plurality of script
said user terminal requesting access to said	statements wherein some of said plurality of
legacy data base management system;	script statements are consistent with a first
	format and remaining ones of said plurality of script statements are consistent with a second
	format;
	Tomat,
b. receiving said service request by said legacy	4. An apparatus according to claim 3
data base management system;	wherein said responding means further
	comprises MAPPER data base management
70	system.
c. converting said service request in said stan-	b. providing means responsively coupled to
dardized object-based command language into	said permitting means via said publically ac-
said non-standardized command language; d.	cessible digital data communication network
honoring said service request by executing said	for providing data base management services
non-standardized command language to access	in response to command language script in ac-
a dataset by said legacy digital data base man-	cordance with said first format and which can-
agement system; and e. modifying said dataset	not execute command language script in
if indicated by said service request.	accordance with said second format; and
7. A method according to claim 6 wherein said	c. notifying means responsively coupled to
dataset is specified by said service request.	said permitting means and said providing
dataset is specified by said service request.	means for notifying said providing means
8. A method according to claim 7 wherein said	when a first particular command language
transmitting step occurs over a publically ac-	script element is not in said second format con-
cessible digital data communication network.	sistent with said providing means.
	-
9. A method according to claim 8 wherein said	3. An apparatus according to claim 2
publically accessible digital data communica-	wherein said publically accessible
tion network further comprises the Internet.	digital data communication network further
	comprises the Internet.

2. An apparatus according to claim 1 wherein said notifying means further

10. A method according to claim 9 wherein said standardized object-based command lan-

guage further comprises JavaScript.

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comprises a coded command language script element.

Claim 11 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 16 of U.S. Patent No. 6,832,237. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification.

US Patent App. No. 10/848,748	US Patent 6,832,237
Christensen et al.	Christensen et al.
11. An apparatus comprising:	16. An apparatus comprising:
a. permitting means for permitting a user to transfer a service request defined by a standardized object-based command language;	a. permitting means for permitting a user to access a publically accessible digital data communication network;
b. offering means responsively coupled to said permitting means via said publically accessible digital data communication network for offering legacy data base management services involving access to at least one dataset having a non-standard scripted command language;	b. providing means responsively coupled to said permitting means via said publically accessible digital data communication network for providing data base management services;
c. converting means responsively coupled to said offering means for converting said service request from said standardized object-base command language to said non-standardized scripted command language; and	c. storing means located within said providing means for storing a plurality of display sages differing only in resolution; and
d. modifying means responsively coupled to said offering means for modifying said dataset if so indicated by said service request.	d. presenting means responsively coupled to said permitting means and said responding means for presenting said user one of a plurality of display pages differing only in resolution.

Claim 11 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 7,013,306. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification at the time of filing '748.

US Patent App. No. 10/848,748	US Patent 7,013,306
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Application/Control Number: 10/848,748

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Christensen et al.	Christensen et al.
Unisys Corporation	Unisys Corporation
11. An apparatus comprising:	21. A method of coupling an XML message to
	a data base management system having an incompatible format comprising:
a. permitting means for permitting a user to	a. retrieving an existing XML element
transfer a service request defined by a stan- dardized object-based command language;	to source tree from a repository;
b. offering means responsively coupled to said permitting means via said publically accessible digital data communication network for offering legacy data base management services involving access to at least one dataset having a non-standard scripted command language;	b. presenting said existing XML element to source tree to a user as a display;
c. converting means responsively coupled to said offering means for converting said service request from said standardized object-base command language to said non-standardized scripted command language; and	d. using said XML element to source tree for converting said XML message to said incompatible format.
d. modifying means responsively coupled to said offering means for modifying said dataset if so indicated by said service request.	c. modifying said existing XML element to source tree by said user in accordance with said XML message; and

(underline added)

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Legacy databases tend to support inherently obsolete or incompatible formats. XML is a standardized mark-up language. Retrieving is inherently permissive. Presenting is a thesaurus found synonym of offering (see Merriam-Webster online at m-w.com).

Claims 11-14 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 7,013,341. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification.

US Patent App. No. 10/848,748	US Patent 7,013,341
Christensen et al.	Christensen et al.

Application/Control Number: 10/848,748

Art Unit: 2195 First Action of the Merits

Unisys Corporation

- 11. An apparatus comprising:
- a. <u>permitting means</u> for permitting a user to transfer a service request defined by a standardized object-based command language;

- b. <u>offering means</u> responsively coupled to said permitting means via said publically accessible digital data communication network for offering legacy data base management services involving access to at least one dataset having a non-standard scripted command language;
- c. <u>converting means</u> responsively coupled to said offering means for converting said service request from said standardized object-base command language to said non-standardized scripted command language; and
- d. modifying means responsively coupled to said offering means for modifying said dataset if so indicated by said service request.
- 12. An apparatus according to claim 11 wherein said dataset is specified by said service request.
- 13. An apparatus according to claim 12 further comprising means located within said permitting means for generating a second service request.
- 14. An apparatus according to claim 13 wherein said offering means further comprises MAPPER data base management

Unisys Corporation

- 1. An apparatus comprising:
- a. permitting means for permitting a user to access a publically accessible digital data communication network using a standard commercial browser which generates a service request corresponding to a plurality of script statements wherein some of said plurality of script statements are consistent with a first format and remaining ones of said plurality of script statements are consistent with a second format;

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- b. providing means responsively coupled to said permitting means via said publically accessible digital data communication network for providing data base management services in response to command language script in accordance with said first format and which cannot execute command language script in accordance with said second format; and
- c. notifying means responsively coupled to said permitting means and said providing means for notifying said providing means when a first particular command language script element is not in said second format consistent with said providing means.
- 2. An apparatus according to claim 1 wherein said notifying means further comprises a coded command language script element.
- 3. An apparatus according to claim 2 wherein said publically accessible digital data communication network further comprises the Internet.
- 4. An apparatus according to claim 3 wherein said responding means further comprises MAPPER data base management system.

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system.	
	5. An apparatus according to claim 4
15. An apparatus according to claim 14	wherein said permitting means further
wherein said permitting means further	comprises an industry standard personal com-
comprises an industry standard personal com-	puter.
puter.	

(underline added)

Inherent within a standardized database are commands to modify the data set.

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Claims 14-15 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 14-15 of copending Application No. 10/848,668. (hereinafter Kress) Although the conflicting claims are not identical, they are not patentably distinct from each other because it would be obvious to one of ordinary skill in the art at the time of the invention to interchange "MAPPER" for "BIS" (Business Information System) as synonymously done in this specification as well as the specification of the copending application. When there is a question of double patenting where the claim language is nearly identical, an obvioustype rejection should be made.

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This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims (between 10/848,748 and 10/848,668) have not in fact been patented.

US Patent App. No. 10/848,748	US Patent App. No. 10/848,668
Christensen et al.	Kress et al.
14. An apparatus according to claim 13 wherein said offering means further comprises MAPPER data base management system.	14. An apparatus according to claim 13 wherein said offering means further comprises <u>BIS</u> data base management system.
15. An apparatus according to claim 14 wherein said permitting means further comprises an industry standard personal computer.	15. An apparatus according to claim 14 wherein said permitting means further comprises an industry standard personal computer.

(underline added)

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Claim 14 underscores an obvious synonym variation while dependent claim 15 adds identical matter.

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Claim 16 is provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 16 of copending Application No. 10/848,758. There is at least one inventor in common and both applications share a common assignee of Unisys Corporation Although the conflicting claims are not identical, they are not patentably distinct from each other because it would be obvious to one of ordinary skill in the art at the time to describe obvious variations in the means for essentially the same invention. When there is a question of double patenting where the claim language is nearly identical, an obvious-type rejection should be made.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims (between 10/848,748 and 10/848,758) have not in fact been patented.

US Patent App. No. 10/848,748	US Patent App. No. 10/848,758
Christensen et al.	Christensen et al.
16. In a data processing system having a user terminal which generates a service request in a standardized object-based command language responsively coupled to a legacy data base management system which accesses a dataset to honor said service request by executing a non-standardized command language, the improvement comprising:	16. In a data processing system having a user session which generates a request in a standardized command language to compare a plurality of datasets responsively coupled to a legacy data base management system containing said plurality of datasets, the improvement comprising:
a. a conversion facility responsively coupled to said legacy data base management system which converts said service request from said standardized object-based command language to said non-standardized command language; and	b. a facility which converts said request from said standardized command language into a legacy command language cognizable by said legacy data base management system; and
b. a facility which modifies said dataset only if indicated by said service request.	b. a comparison result produced by said legacy data base management system from transfer to said user session.
	a. a link responsively coupling said user session to said legacy data base management system;

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Claim 16 is provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 16 of copending Application No. 10/848,899. There is at least one inventor in common and both applications share a common assignee of Unisys Corporation Although the conflicting claims are not identical, they are not patentably distinct from each other because it would be obvious to one of ordinary skill in the art at the time to describe obvious variations in the means for essentially the same invention. When there is a question of double patenting where the claim language is nearly identical, an obvious-type rejection should be made.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims (between 10/848,748 and 10/848,899) have not in fact been patented.

US Patent App. No. 10/848,748	US Patent App. No. 10/848,899
Christensen et al.	Christensen et al.
16. In a data processing system having a user	16. In a data processing system having a user
terminal which generates a service request in a	session which generates a request in a stan-
standardized object-based command language	dardized command language to combine data
responsively coupled to a legacy data base	from a first of a plurality of datasets with a
management system which accesses a dataset	second of said plurality of datasets respon-
to honor said service request by executing a	sively coupled to a legacy data base manage-
non-standardized command language, the im-	ment system containing said plurality of data-
provement comprising:	sets, the improvement comprising.
a. a conversion facility responsively coupled to	a. a link responsively coupling said user ses-
said legacy data base management system	sion to said legacy data base management sys-
which converts said service request from said	tem; b. a facility which converts said request
standardized object-based command language	from said standardized command language into
to said non-standardized command language;	a legacy command language cognizable by said
and	legacy data base management system; and
	b. a combining result produced by said legacy
b. a facility which modifies said dataset only if	data base management system from
indicated by said service request.	transfer to said user session.

Claim 16 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 6 of U.S. Patent No. 7,013,341. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification.

US Patent App. No. 10/848,748	US Patent 7,013,341
Christensen et al.	Christensen et al.
16. In a data processing system having a user	6. An apparatus comprising:

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terminal which generates a service request in a standardized object-based command language responsively coupled to a legacy data base management system which accesses a dataset to honor said service request by executing a non-standardized command language, the improvement comprising:

- a. a <u>conversion</u> facility responsively coupled to said legacy data base management system which converts said service request from said standardized object-based command language to said non-standardized command language; and
- b. a facility which modifies said dataset only if indicated by said service request.

- a. a <u>user terminal</u> which initiates a service request;
- b. a gateway responsively coupled to said user terminal via a publically accessible digital data network;
- c. a <u>translation</u> module which converts said service request into a series of command language script elements including a plurality of script elements of a first format and a plurality of script elements of a second format;
- d. a data base management system responsively coupled to said translation module and to said user terminal via a said gateway which executes said plurality of script elements of said first format and cannot execute said script elements of said second format; and e. a notification module responsively coupled to said translation module which identifies a first particular command language script element as within said first format which is compatible with said data base management system and which identifies a second particular command language script element as of said second format..

Although claim 6, '341 discloses more than what is needed to meet claim 16 in '748, there is a significant question of whether applicant is recycling a first invention or disclosing a second one. The specification of '341 recites a configuration of a web server coupled to a user via the web and coupled to a proprietary database management system.

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Claim 21 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 6 of U.S. Patent No. 7,013,341. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification.

US Patent 7,013,341
Christensen et al.
6. An apparatus comprising:
a. a <u>user terminal</u> which initiates a service request;
d. a data base management system responsively coupled to said translation module and to said user terminal via a said gateway which executes said plurality of script elements of said first format and cannot execute said script elements of said second format; and e. a notification module responsively coupled to said translation module which identifies a first particular command language script element as within said first format which is compatible with said data base management system and which identifies a second particular command language script element as of said second format.
 b. a gateway responsively coupled to said user terminal via a publically accessible digital data network; c. a translation module which converts said service request into a series of command language script elements including a plurality of script elements of a first format and a plurality of script elements of a second format;

(underline added)

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World wide web includes the internet. At the time of the invention, mainframes were already connected to publicly accessible networks.

Claims 6-8 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 6-9 of U.S. Patent No. 6,324,539. Although the conflicting claims are not identical, they are not patentably distinct from each other because it would have been obvious to a person of ordinary skill in the art to make the modification.

US Patent App. No. 10/848,748	US Patent 6,324,539
Christensen et al.	Gebauer et al.
6. A method of utilizing a user terminal to access a legacy data base management system	6. A method of communicating between a user terminal utilizing service-based data requests
employing a non-standardized command lan- guage comprising:	and a data base management system employing dialog-based data requests comprising:
a. transmitting a service request in a standard- ized object-based command language from said user terminal requesting access to said	6a. transmitting a service-based request from said user terminal;
legacy data base management system;	10. A method according to claim 9 wherein said data base management system
b. receiving said service request by said legacy data base management system;	further comprises Classic MAPPER data base management system.
c. converting said service request in said stan- dardized object-based command language into said non-standardized command language;	6c. transferring a first one of said ordered sequence of dialog-based requests to said data base management system;
d. honoring said service request by executing said non-standardized command language to access a dataset by said legacy digital data base management system; and	6b. converting said service-based request into an ordered sequence of dialog-based requests;
e. modifying said dataset if indicated by said service request.	6d. storing a first response from data base management system corresponding
7. A method according to claim 6 wherein said dataset is specified by said service request.	to said first one of said ordered sequence of dialog-based requests;
8. A method according to claim 7 wherein said transmitting step occurs over a publically accessible digital data communication network.	6e. transferring a subsequent one of said ordered sequence of dialog-based requests to said data base management system;
	6f. receiving a subsequent response from data

base management system corresponding to said

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subsequent one of said ordered sequence of dialog-based requests;

6g. combining said first response and said subsequent response to form a service-based response; and

6h. transferring said service-based response to said user terminal.

- 7. A method according to claim 6 further comprising storing said ordered sequence of dialog-based requests.
- 8. A method according to claim 7 wherein said converting step further comprises choosing a corresponding one from a plurality of ordered sequences of dialog-based requests.
- 9. A method according to claim 8 wherein said transmitting step further comprises transmitting over the world wide web.
- 9. A method according to claim 8 wherein said publically accessible digital data communication network further comprises the Internet.
- 10. A method according to claim 9 wherein said standardized object-based command language further comprises JavaScript.

World Wide Web inherently includes HTML which also embeds JavaScript(r). World Wide Web is also inherently connected together via a publicly accessible network.

For more information on how to comply with the letter and spirit of double patenting requirements, see MPEP § 706.02 and § 804 [R-3].

Conclusion

- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph D. Wong whose telephone number is 571-270-1015. The examiner can normally be reached on Mon.-Thur. 7:30AM 5PM & every other Fri. 7:30-4PM.
- If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

 David V. Bruce can be reached on 571-272-2487. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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